1 MELINDA HAAG (CABN 132612) United States Attorney 2 MIRANDA KANE (CABN 150630) 3 Chief, Criminal Division NATALIE LEE (CABN 277362) 4 Assistant United States Attorney **FILED** 5 450 Golden Gate Avenue Eleventh Floor 6 San Francisco, CA 94102 Telephone: (415) 436-7301 APR 2 2 2013 7 Fax: (415) 436-6753 RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT E-Mail: natalie.lee2@usdoi.gov 8 NORTHERN DISTRICT OF CALIFORNIA 9 Attorneys for the United States of America 10 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 SAN FRANCISCO DIVISION 14 15 UNITED STATES OF AMERICA, No. CR 3:13-mj-70400 LB 16 v. STIPULATION AND PROPOSED ORDER EXTENDING TEME LIMITS OF CHRISTOPHER ELMORE, 17 **RULE 5.1(c) AND EXCLUDING TIME** Defendant. 18 19 20 On April 15, 2013, the parties in this case appeared before the Court for an initial 21 appearance on a Complaint. On that date, the government moved for detention, and a detention 22 hearing was scheduled for April 19, 2013. The parties now submit this Stipulation and Proposed 23 Order Extending the Time Limits of Rule 5.1(c) and Excluding Time until May 20, 2013. 24 Pursuant to Rule 5.1(d), the defendant consents to this extension of time and waiver, and 25 the parties represent that good cause exists for the extension, including the effective preparation 26 of counsel. The requested continuance is needed to allow counsel sufficient time to prepare and 27 review discovery that the government has provided, and the failure to grant the continuance 28 STIPULATION & [PROPOSED] ORDER EXTENDING TIME LIMITS AND EXCLUDING TIME CR 3:13-mj-70400 LB

1	requested would unreasonably deny counsel the reasonable time necessary for effective	
2	preparation, taking into account the exercise of due diligence. Therefore, the parties agree that	
3	the Court shall order that the Speedy Trial clock shall be tolled for the reasons stated above from	
4	April 19, 2013 to May 20, 2013, and that the arraignment/ preliminary hearing be continued until	
5	May 30, 2013. 18 U.S.C. § 3161(h)(7)(A) and (B)(iv).	
6	SO STIPULATED:	
7		MELINDA HAAG
8	DATED: A!1 10 2012	United States Attorney
9	DATED: April _19_, 2013	/S/ NATALIE LEE
10		Assistant United States Attorney
11	DATED: April _19_, 2013	/S/ RITA BOSWORTH
12		Attorney for Christopher Elmore
13	[PROPOSED] ORDER	
14	<u>ITROFOSEDJORDEN</u>	
15	For the reasons stated above, the Court finds that the extension of time limits applicable	
16	under Federal Rule of Criminal Procedure 5.1(c) from April 19, 2013 through May 20, 2013 is	
17	warranted and that a continuance of the defendant's arraignment / preliminary hearing to May 20,	
18	2013 is warranted; that exclusion of this p	eriod from the time limits applicable under 18 U.S.C. §
18 19	_	eriod from the time limits applicable under 18 U.S.C. § served by the continuance under Rule 5.1 outweigh the
	3161 is warranted; that the ends of justice	
19	3161 is warranted; that the ends of justice interests of the public and the defendant ir	served by the continuance under Rule 5.1 outweigh the
19 20	3161 is warranted; that the ends of justice interests of the public and the defendant ir the failure to grant the requested exclusion	served by the continuance under Rule 5.1 outweigh the a the prompt disposition of this criminal case; and that
19 20 21	3161 is warranted; that the ends of justice interests of the public and the defendant ir the failure to grant the requested exclusion	served by the continuance under Rule 5.1 outweigh the a the prompt disposition of this criminal case; and that a of time would deny counsel for the defendant and for sary for effective preparation, taking into account the
19 20 21 22	3161 is warranted; that the ends of justice interests of the public and the defendant in the failure to grant the requested exclusion the government the reasonable time necessity.	served by the continuance under Rule 5.1 outweigh the a the prompt disposition of this criminal case; and that a of time would deny counsel for the defendant and for sary for effective preparation, taking into account the
19 20 21 22 23	3161 is warranted; that the ends of justice interests of the public and the defendant ir the failure to grant the requested exclusion the government the reasonable time necess exercise of due diligence, and would result	served by the continuance under Rule 5.1 outweigh the a the prompt disposition of this criminal case; and that a of time would deny counsel for the defendant and for sary for effective preparation, taking into account the
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